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Attorneys for Gregory M. Garvin,  
Acting United States Trustee for Region 18, Plaintiff

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF OREGON**

In re

Case No. 16-33185-pcm7

Peter Szanto,

Debtor.

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United States Trustee,

Plaintiff,

v.

Peter Szanto,

Defendant.

Adversary No. 18-03022-pcm

**UNITED STATES TRUSTEE'S  
SUPPLEMENTAL OBJECTION TO  
MOTIONS FOR ORDER  
COMPELLING DISCOVERY AND  
DISCLOSURE**

Hearing Date: November 1, 2018

Hearing Time: 10:30 a.m.

Telephone Hearing

Acting United States Trustee for Region 18, Gregory M. Garvin (the "United States Trustee"), the plaintiff in the above-referenced adversary proceeding, by and through his attorney, Carla Gowen McClurg, hereby files this supplemental objection to Debtor's Motions for Order Compelling Discovery and Disclosure, ECF Nos. 47, 48, 49, and 50 filed on July 13, 2018 (the "Motions").

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FOR ORDER COMPELLING DISCOVERY AND DISCLOSURE**

The UST filed the United States Trustee's Objection to Motions for Order Compelling Discovery and Disclosure on July 27, 2018, ECF No. 55. The UST submits this supplemental objection to advise the Court that the UST has attempted to provide non-privileged documents and information relied upon by the UST in preparing the complaint filed in the above-referenced adversary proceeding to Defendant. Defendant has failed to accept delivery of such documents and information or communicate with the UST concerning his availability to accept delivery. These efforts are described in the Declaration of Carla Gowen McClurg in Support of United States Trustee's Objection to Defendant's Motion (i) for Sanctions for Discovery Abuse, (ii) to Restrain Currently Pending Subpoenas, and (iii) to Recall Currently Issued Subpoenas filed on October 3, 2018, ECF No. 109 (the "McClurg Declaration"). The UST has not received further communications from Defendant regarding his availability or willingness to accept delivery of documents and information from the UST since the filing of the McClurg Declaration.

DATED this 26th day of October, 2018.

GREGORY M. GARVIN  
Acting United States Trustee for Region 18

/s/ Carla Gowen McClurg  
Carla Gowen McClurg, OSB #165144  
Trial Attorney

## CERTIFICATE OF SERVICE

I hereby certify that on October 26, 2018, I served a copy of the foregoing **UNITED STATES TRUSTEE'S SUPPLEMENTAL OBJECTION TO MOTIONS FOR ORDER COMPELLING DISCOVERY AND DISCLOSURE** by mailing a copy of this document, by United States first class mail, postage prepaid, addressed to the following:

Peter Szanto  
11 Shore Pine  
Newport Beach, CA 92657

I further certified that I emailed a copy of the foregoing document to the defendant on October 26, 2018 at the following email address: [szanto.pete@gmail.com](mailto:szanto.pete@gmail.com).

GREGORY M. GARVIN  
Acting United States Trustee for Region 18

/s/ Carla Gowen McClurg  
CARLA GOWEN McCLURG, OSB #165144  
Trial Attorney